



KOITOSS SLASLAND TREATO

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

e appligation of: Petitou, et al.

Serial No.: 115,593

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Examiner:

Rollins, J.

FOR PROCESS FOR THE ORGANIC SYNTHESIS OF OLIGOSACCHARIDES AND DERIVATIVES THEREOF

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LETTER ACCOMPANYING AMENDMENT AFTER ALLOWANCE (37 CFR 1.312)

I. Pieas	e make the amendments shown in the attached papers in this application in the
	abstract
<u> </u>	specification
] drawings
	claims
NOTE:	"No amendment may be made as a matter of right in an application after the mailing of the notice of allowance." 37 CFR 1.312(a).
NOTE:	Any increase in fees which may be required by amendments to the claims must be attended to in full in the attached papers or by general authorization to pay fees under 37 CFR 16, otherwise, the amendment will not be considered by the Examiner. MPEP § 714.16(c).
NOTE:	The above address is that recommended in the Notice of November 4, 1986 (1072 O.G. 27-70 at page 35).

"Express Mail" mailing label number 70185347
Date of Deposit September 9,1988
thereby certify that this paper or fee is being deposited with the nie tales Postal Service "Express Mail Post Office to Ad ressee" service under 37 CFR 1.10 on the date indicated above and is a cressed to the Commissioner of Patents and Trademarks. Washington, D.C. 20231.
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4.5	Correction of formal matters
_	As shown in the remarks of the attached paper these (1) are needed for proper disclosure or protection of the invention and (2) require no substantial amount of additional work on the part of the PTO.
	No showing why the amendments to correct formal matters was not earlier presented need be made unless the issue fee was already paid.
	Other (affects the disclosure, the scope of any claim or adds a claim)
	As shown in the remarks in the attached supplemental page(s) there is stated the reason (1) why the amendment is needed; (2) why the proposed amended or new claims require no additional search or examination; (3) why the claims are patentable and, (4) why they were not earlier presented.
. The iss	ue fee
X	has not been paid
	is paid separately herewith
	was paid on
1	Any amendment after the date the issue fee is paid must be accompanied by a petition including the fee set forth in 37 CFR 1.17(i) and a showing of good and sufficient reasons why the amendment is necessary and was not earlier presented. 37 CFR 1.312(b).
. Petitior	n, fee, and good and sufficient reason (complete if applicable)
(a) 🗌	Since the issue fee has been paid, the applicant hereby petitions for entry of the attached amendments.
(b)	Petition fee of \$72.00 set forth in 37 CFR 1.17(i) is paid by
	the attached check
	authorization to charge the petition fee to Deposit Account
(c) 🗀	In the remarks in the attached supplemental page(s) is a showing as required by 37 CFR 1.312(b) for amendments filed after the date the issue fee is paid of good and sufficient reasons why the amendments are necessary and were not earlier presented.
	enal fees
5. Additio	Blacks shares Assessed 04-250 for any additional face which may be
5. Additio	Please charge Account
X	Please charge Account
Reg. No.:	required by the filing of this paper. 32,140 SIGNATURE OF ATTORNEY

(Letter Accompanying Amendment After Allowance [10-1]—page 2 of 2)